From: Adam Holley
To: Microsoft ATR
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Subject: Microsoft Settlement

I feel that the proposed settlement is not sufficient in it's restrictions and is vague enough to allow several loop-holes.

For example: In Section III.A.2. A computer that only runs a non-Windows operating system is not included. So, for OEMs that sell computers that only have one non-Windows operating system installed, they could be retaliated against.

There are several areas in Microsoft's EULAs that restrict users so that they may not use any Microsoft product in conjuction with any Publicly Available Software. This can serve no other purpose than to be anti-competitive, because it's restricts use based on competition, yet there is no restriction on Microsoft to remove this type of wording from their EULAs.

Thank you for your time.

Adam Holley